Case 4:08-cv-01867-SBA Document 99 Filed 05/20/09 Page 1 of 3

1	R. SCOTT ERLEWINE (State Bar No. 095106) MEAGAN MCKINLEY-BALL (SBN 245375) PHILLIPS, ERLEWINE & GIVEN LLP 50 California Street, 35 th Floor			
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3	San Francisco, California 94111 Telephone: (415) 398-0900			
4	Facsimile: (415) 398-0911 rse@phillaw.com			
5	mmb@phillaw.com			
6	Attorneys for Defendants NATIONAL RAILROAD PASSENGER CORPORATION			
7	d/b/a AMTRAK AND BRIAN NOLAN			
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0	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA			
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3	ROMEO EZIKE,	CASI	E NO. C08-1867 (SBA)	
4	Plaintiff,			
5	v.		ER GRANTING DEFENDANT N NOLAN'S MOTION TO	
5	MR. LAKSHMI MITTAL, et al.,	DISM	IISS; MOTION FOR A MORE NITE STATEMENT; MOTION	
	Defendants.	TO D	ISMISS OR TRANSFER FOR OPER VENUE; MOTION TO	
7 8	·		NSFER FOR CONVENIENCE	
9		Doto	May 12, 2000	
		Time	May 12, 2009 11:00 P.M.	
)		Ctrm: Hon.	Saundra B. Armstrong	
2	Before the Court is Defendant BRIAN NOLAN's motion to dismiss plaintiff's claims			
3	against him or quash service, or in the alternative, for a more definite statement, and to dismiss			
4	this action or transfer it to the Northern District of Illinois for improper venue or convenience. The Court having considered the moving, opposition and reply papers,			
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5	IT IS HEREBY ORDERED that:			
7	11 15 HERED I ORDERED Wat.			
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1	1. Plaintiff's claims against Officer Nolan are dismissed for defective service of			
2	process pursuant to F.R.C.P. Rule 12(b)(5). The proof of service filed by plaintiff as to Officer			
3	Nolan purports to have served him at his former employer's corporate headquarters at a time			
4	when Officer Nolan had not worked for that employer in over two years.			
5	2. The action against Officer Nolan is dismissed for lack of personal jurisdiction			
6	pursuant to F.R.C.P. Rule 12(b)(2). Officer Nolan lacks sufficient minimum contacts with			
7	California for the imposition of California jurisdiction to comport with due process.			
8	International Shoe Co. v. Washington, 326 U.S. 310, 319 (1945).			
9	3. Plaintiff's allegations against Officer Nolan are dismissed for			
10	failure to state a claim upon which relief may be granted pursuant to F.R.C.P. Rule 12(b)(6).			
11	Plaintiff has failed to adequately plead a substantive violation of RICO, since plaintiff has failed			
12	to allege that Officer Nolan engaged in conduct of an enterprise through a pattern of racketeering			
13	behavior. See Howard v. America Online, Inc., 208 F.3d 741, 746 (9th Cir. 2000). Further,			
14	plaintiff has failed to allege any non-RICO claim against Officer Nolan, since 18 U.S.C. Section			
15	1503 (influencing or injuring officer or juror generally) does not provide for a private cause of			
16	action (Forsyth v. Humana, Inc., 114 F.3d 1467, 1482 (9th Cir. 1997)), California Penal Code			
17	Section 836 does not govern an arrest in Illinois, and plaintiff does not articulate which			
18	Constitutional rights he was allegedly deprived of and what claim he is asserting based on that			
19	deprivation.			
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21	DATED: 5/19/09 LINKED STATES DISTRICT HIDEE			
22	CIVILD STATES DISTRICT SCIENCE			
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